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ase 3:07-cv-03363-CRB Document 24

DERSON, declare and say that:
ney licensed to practice law in the State of California and before this
eker & Van Nest, LLP, counsel for defendants Gap International
anana Republic, LLC, and Old Navy, LLC (collectively "Gap").
edge of the facts set forth herein, and if called to testify as a witness
ently under oath.
veek, I spoke by telephone with Robert Haney, counsel for Roots
W.L.L. ("Roots"), who informed me that Roots would seek to
t Gap with the instant action between Gabana and Gap. Mr. Haney
eek to have its motion heard on shortened time, but did not seek to
a briefing schedule or request my stipulation to an amount by which
ould be shortened. Nor did any other counsel for Roots seek such a
are.
for serving written discovery in the Gabana case has already passed
ff is set for August 15, 2007.
lty of perjury under the laws of the United States that the foregoing is
s declaration was executed in San Francisco, California on July 27,
/s/ Christa M. Anderson CHRISTA M. ANDERSON
CHRISTA W. ANDERSON